UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	X
CARLOS ZELAYA, RUTH ZELAYA by I Guardian Ad Litem Carlos Zelaya and CARLOS ZELAYA, as the Admin istrator Ad Prosequendum of the Estate of JOSE CARLOS ZELAY deceased,	a n-
Plain [.] -against-	tiffs, 08 CV 2933
-	JUDGE McKENNA
MADISON SQUARE GARDEN, L.P. CABLEVISION SYSTEMS CORPORATION STITCH BAR & LOUNGE INC., and I FREIBOTT,	•
Defend	

The defendant, KEVIN FREIBOTT, by his attorneys, MORRIS DUFFY ALONSO & FALEY, upon information and belief, answers the plaintiff's Complaint herein as follows:

ANSWERING PARTIES.

FIRST. Denies any knowledge or information thereof sufficient to form a belief as to the truth of the allegations contained in the paragraph or subdivision of the Complaint designated "1".

SECOND. Denies any knowledge or information thereof sufficient to form a belief as to the truth of the allegations

contained in the paragraph or subdivision of the Complaint designated "2".

THIRD. Denies any knowledge or information thereof sufficient to form a belief as to the truth of the allegations contained in the paragraph or subdivision of the Complaint designated "3".

FOURTH. Denies any knowledge or information thereof sufficient to form a belief as to the truth of the allegations contained in the paragraph or subdivision of the Complaint designated "4".

FIFTH. Denies any knowledge or information thereof sufficient to form a belief as to the truth of the allegations contained in the paragraphs or subdivisions of the Complaint designated "5".

SIXTH. Denies any knowledge or information thereof sufficient to form a belief as to the truth of the allegations contained in the paragraph or subdivision of the Complaint designated "6".

SEVENTH. Denies any knowledge or information thereof sufficient to form a belief as to the truth of the allegations

contained in the paragraph or subdivision of the Complaint designated "7".

EIGHTH. Denies any knowledge or information thereof sufficient to form a belief as to the truth of the allegations contained in the paragraph or subdivision of the Complaint designated "8".

NINTH. Denies any knowledge or information thereof sufficient to form a belief as to the truth of the allegations contained in the paragraph or subdivision of the Complaint designated "9".

TENTH. Denies any knowledge or information thereof sufficient to form a belief as to the truth of the allegations contained in the paragraph or subdivision of the Complaint designated "10".

ELEVENTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "11" except admits answering defendant Kevin Freibott is a resident of the State of New Jersey.

ANSWERING JURISDICTION AND VENUE

TWELFTH. Denies any knowledge or information thereof sufficient to form a belief as to the truth of the allegations contained in the paragraph or subdivision of the Complaint designated "12".

THIRTEENTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "13".

FOURTEENTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "14".

FIFTEENTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "15".

ANSWERING BACKGROUND

SIXTEENTH. Denies any knowledge or information thereof sufficient to form a belief as to the truth of the allegations contained in the paragraph or subdivision of the Complaint designated "16".

SEVENTEENTH. Denies any knowledge or information thereof sufficient to form a belief as to the truth of the allegations contained in the paragraph or subdivision of the Complaint designated "17".

EIGHTEENTH. Denies any knowledge or information thereof sufficient to form a belief as to the truth of the allegations contained in the paragraph or subdivision of the Complaint designated "18".

NINETEENTH. Denies any knowledge or information thereof sufficient to form a belief as to the truth of the allegations contained in the paragraph or subdivision of the Complaint designated "19".

TWENTIETH. Denies upon information and belief each and every allegation contained in the paragraph or subdivision of the Complaint designated "20" and respectfully refers all questions of law to this honorable court.

TWENTY-FIRST. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "21" and respectfully refers all questions of law to this honorable court.

TWENTY-SECOND. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "22" and respectfully refers all questions of law to this honorable court.

TWENTY-THIRD. Denies upon information and belief each and every allegation contained in the paragraph or subdivision of the Complaint designated "23" and respectfully refers all questions of law to this honorable court.

TWENTY-FOURTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "24" and respectfully refers all questions of law to this honorable court.

TWENTY-FIFTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "25" and respectfully refers all questions of law to this honorable court.

TWENTY-SIXTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "26" and respectfully refers all questions of law to this honorable court.

TWENTY-SEVENTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "27" and respectfully refers all questions of law to this honorable court.

TWENTY-EIGHTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "28" and respectfully refers all questions of law to this honorable court.

TWENTY-NINTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "29" and respectfully refers all questions of law to this honorable court.

THIRTIETH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "30" and respectfully refers all questions of law to this honorable court.

THIRTY-FIRST. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "31" and respectfully refers all questions of law to this honorable court.

ANSWERING COUNT ONE.

THIRTY-SECOND. As to the paragraph of the Complaint designated "32", answering defendant repeats and realleges each and every denial heretofore made with respect to paragraphs "1" through "31" inclusive of the entire Complaint, with the same force and effect as if fully set forth at length herein.

THIRTY-THIRD. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "33" and respectfully refers all questions of law to this honorable court.

THIRTY-FOURTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "34" and respectfully refers all questions of law to this honorable court.

THIRTY-FIFTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "35" and respectfully refers all questions of law to this honorable court.

THIRTY-SIXTH. Denies any knowledge or information thereof sufficient to form a belief as to the truth of the

allegations contained in the paragraph or subdivision of the Complaint designated "36" and respectfully refers all questions of law to this honorable court.

THIRTY-SEVENTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "37" and respectfully refers all questions of law to this honorable court.

THIRTY-EIGHTH. Denies upon information and belief each and every allegation contained in the paragraph or subdivision of the Complaint designated "38".

THIRTY-NINTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "39" and respectfully refers all questions of law to this honorable court.

FORTIETH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "40" and respectfully refers all questions of law to this honorable court.

FORTY-FIRST. Denies each and every allegation contained in the paragraphs or subdivisions of the Complaint designated "41"

and respectfully refers all questions of law to this honorable court.

FORTY-SECOND. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "42" and respectfully refers all questions of law to this honorable court.

FORTY-THIRD. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "43" and respectfully refers all questions of law to this honorable court.

FORTY-FOURTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "44".

FORTY-FIFTH. Denies each and every allegation contained in the paragraphs or subdivisions of the Complaint designated "45" and respectfully refers all questions of law to this honorable court.

FORTY-SIXTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "46".

FORTY-SEVENTH. Denies any knowledge or information thereof sufficient to form a belief as to the truth of the allegations contained in the paragraph or subdivision of the Complaint designated "47".

ANSWERING COUNT TWO.

FORTY-EIGHTH. As to the paragraph of the Complaint designated "48", answering defendant repeats and realleges each and every denial heretofore made with respect to paragraphs "1" through "47" inclusive of the entire Complaint, with the same force and effect as if fully set forth at length herein.

FORTY-NINTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "49" and respectfully refers all questions of law to this honorable court.

FIFTIETH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "50" and respectfully refers all questions of law to this honorable court.

FIFTY-FIRST. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "51"

and respectfully refers all questions of law to this honorable court.

FIFTY-SECOND. Denies any knowledge or information thereof sufficient to form a belief as to the truth of the allegations contained in the paragraph or subdivision of the Complaint designated "52" and respectfully refers all questions of law to this honorable court.

FIFTY-THIRD. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "53" and respectfully refers all questions of law to this honorable court.

FIFTY-FOURTH. Denies upon information and belief each and every allegation contained in the paragraph or subdivision of the Complaint designated "54" and respectfully refers all questions of law to this honorable court.

FIFTY-FIFTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "55" and respectfully refers all questions of law to this honorable court.

FIFTY-SIXTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "56" and respectfully refers all questions of law to this honorable court.

FIFTY-SEVENTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "57" and respectfully refers all questions of law to this honorable court.

FIFTY-EIGHTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "58" and respectfully refers all questions of law to this honorable court.

FIFTY-NINTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "59" and respectfully refers all questions of law to this honorable court.

SIXTIETH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "60" and respectfully refers all questions of law to this honorable court.

SIXTY-FIRST. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "61" and respectfully refers all questions of law to this honorable court.

SIXTY-SECOND. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "62".

SIXTY-THIRD. Denies any knowledge or information thereof sufficient to form a belief as to the truth of the allegations contained in the paragraph or subdivision of the Complaint designated "63".

ANSWERING COUNT THREE.

SIXTY-FOURTH. As to the paragraph of the Complaint designated "64", answering defendant repeats and realleges each and every denial heretofore made with respect to paragraphs "1" through "63" inclusive of the entire Complaint, with the same force and effect as if fully set forth at length herein.

SIXTY-FIFTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "66" and respectfully refers all questions of law to this honorable court.

SIXTY-SIXTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "67" and respectfully refers all questions of law to this honorable court.

SIXTY-SEVENTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "68" and respectfully refers all questions of law to this honorable court.

SIXTY-EIGHTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "69".

SIXTY-NINTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "70".

SEVENTIETH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "71".

SEVENTY-FIRST. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "72".

SEVENTY-SECOND. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "73".

SEVENTY-THIRD. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "74".

SEVENTY-FOURTH. Denies any knowledge or information thereof sufficient to form a belief as to the truth of the allegations contained in the paragraph or subdivision of the Complaint designated "75" and respectfully refers all questions of law to this honorable court.

ANSWERING COUNT FOUR.

SEVENTY-FIFTH. As to the paragraph of the Complaint designated "76", answering defendant repeats and realleges each and every denial heretofore made with respect to paragraphs "1" through "75" inclusive of the entire Complaint, with the same force and effect as if fully set forth at length herein.

SEVENTY-SIXTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint

designated "77" and respectfully refers all questions of law to this honorable court.

SEVENTY-SEVENTH. Denies any knowledge or information thereof sufficient to form a belief as to the truth of the allegations contained in the paragraph or subdivision of the Complaint designated "78".

SEVENTY-EIGHTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "79".

SEVENTY-NINTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "80".

EIGHTIETH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "81" and respectfully refers all questions of law to this honorable court.

EIGHTY-FIRST. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "82".

ANSWERING COUNT FIVE.

EIGHTY-SECOND. As to the paragraph of the Complaint designated "83", answering defendant repeats and realleges each and every denial heretofore made with respect to paragraphs "1" through "82" inclusive of the entire Complaint, with the same force and effect as if fully set forth at length herein.

EIGHTY-THIRD. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "84" and respectfully refers all questions of law to this honorable court.

EIGHTY-FOURTH. Denies each and every allegation contained in the paragraphs or subdivisions of the Complaint designated "85" and respectfully refers all questions of law to this honorable court.

EIGHTY-FIFTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "86" and respectfully refers all questions of law to this honorable court.

ANSWERING COUNT SIX.

EIGHTY-SIXTH. As to the paragraph of the Complaint designated "87", answering defendant repeats and realleges each and every denial heretofore made with respect to paragraphs "1" through "86" inclusive of the entire Complaint, with the same force and effect as if fully set forth at length herein.

EIGHTY-SEVENTH. Denies any knowledge or information thereof sufficient to form a belief as to the truth of the allegations contained in the paragraph or subdivision of the Complaint designated "88" and respectfully refers all questions of law to this honorable court.

EIGHTY-EIGHTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "89" and respectfully refers all questions of law to this honorable court.

EIGHTY-NINTH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "90" and respectfully refers all questions of law to this honorable court.

NINETIETH. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "91".

NINETY-FIRST. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "92".

NINETY-SECOND. Denies each and every allegation contained in the paragraph or subdivision of the Complaint designated "93".

AS AND FOR A FIRST AFFIRMATIVE DEFENSE.

NINETY-THIRD. Any damages which may have been sustained by the plaintiffs were contributed to in whole or in part by the culpable conduct of the plaintiff and plaintiff's decedent, pursuant to Section 14-A, CPLR.

AS AND FOR A SECOND AFFIRMATIVE DEFENSE.

NINETY-FOURTH. Any damages which may have been sustained by the plaintiffs were contributed to in whole or in part by the culpable conduct of third parties not under the control of answering defendant.

AS AND FOR A THIRD AFFIRMATIVE DEFENSE.

NINETY-FIFTH. Pursuant to CPLR 4545(c), if it be determined or established that plaintiff has received or with reasonable certainty shall receive the cost of medical care, dental care, custodial care or rehabilitation services, loss of earnings or other economic loss, and that the same shall be replaced or indemnified, in whole or in part from any collateral source such as insurance (except for life insurance), social security (except for those benefits provided under title XVIII of the Social Security Act), workers' compensation or employee benefit programs (except such collateral source entitled by law to liens against any recovery of the plaintiff), then and in that event answering defendant hereby pleads in mitigation of damages the assessment of any such cost or expense as a collateral source in reduction of the amount of the award by such replacement or indemnification, minus an amount equal to the premiums paid by the plaintiff for such benefits for the two year period immediately preceding the accrual of this action and minus an amount equal to the projected future cost to the plaintiff of maintaining such benefits and as otherwise provided in CPLR 4545(c).

AS AND FOR A FOURTH AFFIRMATIVE DEFENSE.

NINETY-SIXTH. The injuries and damages alleged, all of which are denied by the answering defendant, were caused by the intervening, interceding and superseding acts of third parties not under the control of answering defendant.

AS AND FOR A FIFTH AFFIRMATIVE DEFENSE.

NINETY-SEVENTH. Answering defendant is entitled to limitation of liability pursuant to Article 16 of the CPLR.

AS A BASIS FOR AFFIRMATIVE RELIEF AND AS AND FOR A FIRST CROSS CLAIM AGAINST CO-DEFENDANTS, ANSWERING DEFENDANT ALLEGES:

NINETY-EIGHTH. If plaintiffs were caused to sustain injuries and damages at the time and place set forth in plaintiff's Complaint through any carelessness, recklessness and negligence other than plaintiff's own, those damages arose in whole or in part from the acts of co-defendants, and if any judgment is recovered herein by plaintiff against answering defendant, then this defendant will be damaged thereby and will be entitled to apportionment or indemnification, in whole or in part, on the basis of proportionate responsibility or obligation to indemnify of co-defendants.

AS A BASIS FOR AFFIRMATIVE RELIEF AND AS AND FOR A SECOND CROSS CLAIM AGAINST CO-DEFENDANTS, ANSWERING DEFENDANT ALLEGES:

NINETY-NINTH. If the plaintiff was caused to sustain injuries and damages at the time and in the manner set forth in his Complaint through any carelessness, recklessness or negligence other than that of plaintiff's own, which is expressly denied, such injuries and damages will have been caused, brought about and sustained solely by reason of the active, primary and affirmative negligence, carelessness and wrongdoing of the co-defendants, by their agents, servants and/or employees, without any negligence on the part of the answering defendant contributing thereto, or if there be any negligence on the part of the answering defendant, the same was merely passive and secondary in nature.

ONE HUNDREDTH. That by reason of the foregoing, if the plaintiff recovers any judgment against the answering defendant, then this defendant is entitled to be fully indemnified by the codefendants in a like amount, together with the costs, disbursements, expenses and attorneys' fees of the defense of this action by reason of the active and primary negligence of the codefendants.

AS A BASIS FOR AFFIRMATIVE RELIEF AND AS AND FOR A THIRD CROSS CLAIM AGAINST CO-DEFENDANTS, ANSWERING DEFENDANT ALLEGES:

ONE HUNDRED FIRST. If plaintiff sustained damages as alleged in the Complaint through any fault other than the plaintiff's own fault, then such damages were sustained due to the sole fault of the co-defendants, and if plaintiff should obtain and/or recover judgment against the answering defendant, then the co-defendants shall be liable pursuant to common law for the full indemnification of the answering defendant.

In view of the foregoing, the answering defendant is entitled to complete common law indemnification for all loss, damage, cost or expense, including, without limitation, judgments, attorneys' fees, Court costs and the cost of appellate proceedings from the co-defendants.

WHEREFORE, answering defendant demands judgment dismissing the Complaint as to answering defendant, with costs and further demands that the ultimate rights of this defendant and codefendants, as between themselves, be determined in this action, and that answering defendant have judgment over and against codefendants for all or a part of any verdict or judgment which may

be obtained by the plaintiff against answering defendant, together with costs, interest and disbursements of this action.

/s/

DIANE L. DeVITA, For the Firm (1203)
MORRIS DUFFY ALONSO & FALEY
Attorneys for defendant
KEVIN FREIBOTT
Office & P.O. Address
2 Rector Street - 22nd Floor
New York, New York 10006
(212) 766-1888

AFFIDAVIT OF SERVICE BY MAIL

STATE	OF	NEW	YORK	•	S.:
COUNTY	OE	NE	W YORK)	

NOTARY PUBLIC

Maureen Fearon, being duly sworn, deposes and says: That deponent is not a party to the action and is over the age of 18 years. That on the day of May, 2008, deponent served the within ANSWER WITH CROSS CLAIMS upon:

DAVIS, SAPERSTEIN & SALOMON, P.C., Attorneys for plaintiffs 110 East 55th. Street - 12th Floor New York, New York 10022 (201) 907-5000

those being the addresses designated by said attorneys for that purpose, by depositing a true copy of same enclosed in a post-paid properly addressed wrapper in an official depository under the exclusive care and custody of the United States Post Office Department.

-	
	/S/
	MAUREEN FEARON
Sworn to before me this day of May, 2008	
/S/	

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

----X

CARLOS ZELAYA, RUTH ZELAYA by her Guardian Ad Litem Carlos Zelaya and CARLOS ZELAYA, as the Administrator Ad Prosequendum of the Estate of JOSE CARLOS ZELAYA, deceased,

Plaintiff,

-against-

MADISON SQUARE GARDEN, L.P. CABLEVISION SYSTEMS CORPORATION, STITCH BAR & LOUNGE INC., and KEVIN FREIBOTT,

Defendants.

ANSWER WITH CROSSCLAIMS

MORRIS DUFFY ALONSO & FALEY

Attorneys for Defendant KEVIN FREIBOTT 2 Rector Street - 22nd Floor New York, New York 10006 (212) 766-1888

PLEASE TAKE NOTICE :

[] NOTICE OF ENTRY

that the within is a *(certified)* true copy of a duly entered in the office of the clerk of the within named court on

20

[] NOTICE OF SETTLEMENT

that an order settlement to the HON. of the within named court, at

of which the within is a true copy will be presented for

one of the judges

on 20 at M..

Dated: Yours, etc.

MORRIS DUFFY ALONSO & FALEY

Attorneys for Defendant(s)
Office and Post Office Address
2 Rector Street
New York, New York 10006

To: